

SJS 44 (TXND Rev. 2/10)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS Balkan Energy Company				DEFENDAN ProEnergy Se	ervice	s Inte	rnatio	onal, Inc., Pi	roEnergy S	ervices,	LLC, Bill
Daman Elloty Company				Shinholser, A John Bryant	u Simo	on, St	teve (Jox, Jeffrey	Cannon, J.	D. Robir	ison,
(b) County of Residence of First Listed Plaintiff Dallas (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant Sedalia, MO (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.							
(c) Attorney's (Firm Nam Mitchell Madden, Madder Wittington Place, Suite 30	ne, Address, and Telephone Num Sewell, LLP, Four Hick 30, Dallas, Texas 75234	ber) Cory Center, 1755 4 (972) 484-7780	А	Attorneys (If Kno Tim McCloskey Blvd., Houston	y, Cari	igan 7008	McCl (713)	oskey & Ro) 868-5581	berson, LLF	°, 945 H	eights
II. BASIS OF JURIS	DICTION (Place an "X"	in One Box Only)	III. CI	TIZENSHIP O	F PR	INC	IPAL	PARTIES	(Place an "X" in	One Box fo	or Plaintiff
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☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment Æ Enforcement of Judgment ☐ 151 Medicare Act ☐ 152 Recovery of Defaulted Student Loans (Excl. Veterans) ☐ 153 Recovery of Overpayment of Veteran's Benefits ☐ 160 Stockholders' Suits ☑ 190 Other Contract ☐ 195 Contract Product Liability ☐ 196 Franchise ☐ REAL PROPERTY ☐ 210 Land Condemnation ☐ 220 Foreclosure ☐ 230 Rent Lease & Ejectment ☐ 245 Tort Product Liability ☐ 290 All Other Real Property	□ 330 Federal Employers` Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle Product Liability	PERSONAL INJUR 362 Personal Injury - Med. Malpractic 365 Personal Injury - Product Liability 368 Asbestos Persona Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITION 510 Motions to Vacate Sentence Habeas Corpus: 530 General 535 Death Penalty 540 Mandamus & Oth 550 Civit Rights 555 Prison Condition	620 620 620 630 640	O Agriculture O Other Food & Drug O Other Food & Drug O Trug Related Seizure of Property 21 USC 8 O Liquor Laws O R.R. & Truck O Airline Regs O Occupational Safety/Health O Other LABOR Fair Labor Standards Act O Labor/Mgmt. Relation & Disclosure Act O Cher Labor Act O Other Labor Litigation Empl. Ret. Inc. Security Act INMIGRATION Naturalization Applies Habeas Corpus Alien Detainee Other Immigration Actions		423 W 23 PRO 820 C 830 P 840 T 861 H 862 B 863 D 864 S 865 R 865 R 870 T	Vithdrav 8 USC 1 PPRTA Copyrigh ratent rademan AUSE IIA (139 Plack Lui DSID Tittl SI (405c RAL axes (U.	RIGHTS tts rk CURITY 55ff) ng (923) IWW (405(g)) e XVI (g)) AX SULTS S. Plaintiff dant) ird Party	450 Comm	ust and Bankin electe tation teer Influen of Organizat mer Credit Sat TV ive Service ties/Commonge uner Challen C 3410 Statutory Aultural Acts mic Stabiliz onmental Mr. Allocation of Inform of Fee Dete Equal Acce ce tutionality of and service stability of the Commontal Mr. Allocation of Fee Dete Equal Acce ce tutionality of the Commontal of Commontal Mr. Allocation of Fee Dete Equal Acce ce tutionality of the Commontal Mr. Allocation of Fee Dete Equal Acce ce tutionality of the Commontal Mr. Allocation of	eed and ions odities/ ge ctions atters Act nation
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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

BALKAN ENERGY COMPANY	§		
VS.	8		
PROENERGY SERVICES	<i>§</i> §	CIVIL ACTION NO.	
INTERNATIONAL, INC.,	§		_
PROENERGY SERVICES, LLC,	§		
BILL SHINHOLSER, AL SIMON,	§		
STEVE COX, JEFFREY CANNON,	§		
J.D. ROBINSON and JOHN BRYANT	Š		

NOTICE OF REMOVAL

ProEnergy Services International, Inc. and ProEnergy Services, LLC file this Notice of Removal of a state court action styled *Balkan Energy Company v. ProEnergy Services International*, *Inc., ProEnergy Services, LLC, Bill Shinholser, Al Simon, Steve Cox, Jeffrey Cannon, J.D. Robinson and John Bryant*, Cause No. 09-01944 in the 95th Judicial District Court of Dallas County, Texas (the "State Court Action").

I. PROCEDURAL BACKGROUND

1. On February 18, 2009, ProEnergy Services, LLC filed suit against Balkan Energy Company in the United States District Court for the Western District of Missouri, bearing Case No. 2:09-cv-04026-SOW (the "Federal Court Action"). The dispute in the Federal Court Action arises out of an agreement for services that the parties entered into to provide start-up and commissioning services for an electrical power generation barge located in Ghana. ProEnergy sued Balkan for \$660,833.30 in unpaid invoices and other damages. A copy of the complaint in the Federal Court Action is attached hereto as **Exhibit 1**.

- 2. After the filing of the Complaint in the United States District Court for the Western District of Missouri, in a race to the court house, Balkan filed its original petition in the State Court Action against ProEnergy Services International, Inc. The original petition was not served on the original defendant.
- 3. On May 26, 2009, Balkan filed its original answer, affirmative defenses and counterclaim against ProEnergy in the Federal Court Action. Docket No. 10, Case No. 2:09-cv-04026-SOW. A copy of Docket No. 10 is attached hereto as **Exhibit 2**. The parties are actively engaged in discovery in the Federal Court Action. The allegations in Balkan's counterclaim include a breach of contract claim nearly identical to the claim asserted in Balkan's original petition in the State Court Action.
- 4. On January 8, 2010, Balkan filed its first amended petition in the State Court Action. For the first time, almost one year since the filing of the original petition, Balkan sued the individual defendants. Bill Shinholser was served with the first amended petition on January 28, 2010. ProEnergy Services International, Inc. was served with the first amended petition on February 3, 2010. Al Simon, Steve Cox, Jeffrey Cannon, and John Bryant received a copy of the first amended petition on February 5, 2010 via certified mail at the ProEnergy corporate office in Sedalia, Missouri. J.D. Robinson has not been served in the State Court Action. Thus, this Notice of Removal has been timely filed, as it is being filed within thirty days from service of the first amended petition on Mr. Shinholser.

II. DIVERSITY JURISDICTION

- 5. This Notice of Removal is filed pursuant to 28 U.S.C. § 1441.
- 6. This action is properly removed to this Court as the State Court Action is pending within this district and division.

- 7. Removal of this action is proper under 28 U.S.C. § 1332 based on the parties' diversity of citizenship and the amount in controversy, exclusive of interest and costs.
- 8. Balkan is a Texas Corporation with its principal place of business located in Dallas, Texas, Dallas County. Balkan's first amended petition at ¶ 1.01.
- 9. ProEnergy Services International, Inc. is a Missouri Corporation with its principal place of business in Sedalia, Missouri, Pettis County.
- 10. ProEnergy Services, LLC is a Missouri Limited Liability Company with its principal place of business in Sedalia, Missouri, Pettis County.
 - 11. Al Simon, Steve Cox, Jeffrey Cannon and John Bryant are all citizens of Missouri.
- 12. Bill Shinholser is a citizen of Texas. However, Mr. Shinholser's citizenship should be disregarded for purposes of determining jurisdiction under 28 U.S.C. §§ 1332 and 1441(b) because he has been fraudulently or improperly joined to defeat diversity jurisdiction. There is no reasonable basis for this Court to predict that Balkan might be able to recover from Mr. Shinholser in state court. *Menendez v. Wal-Mart Stores, Inc.*, 2010 WL 445470, *5 (5th Cir. Feb. 1, 2010).
- 13. All of the individual defendants, save and except J.D. Robinson, are represented by undersigned counsel and all consent to the removal of the State Court Action to federal court.
- 14. The one remaining defendant, J.D. Robinson has not been served in the State Court Action. As Mr. Robinson has not been served, his consent to removal is not required. *Rawlings v. Travelers Prop. Cas. Ins. Co.*, 2008 WL 2115606 (N.D.Tex. May 20, 2008).
 - 15. Accordingly, there is complete diversity among the parties.
- 16. Where there is complete diversity among the parties and where the amount in controversy exceeds \$75,000, an action may be removed to federal court. 28 U.S.C. § 1332. To determine the amount in controversy, the court may consider actual damages, exemplary damages

and attorney's fees. White v. FCI U.S.A., Inc., 319 F.3d 672, 675 (5th Cir. 2003). Where a defendant can show, by a preponderance of the evidence, that the amount in controversy is greater than the jurisdictional amount, removal is proper. Id. (affirming district court's conclusion that it was "more probable than not" that damages were over \$75,000 where the total amount of relief was not stated in the petition); St. Paul Reins. Co. v. Greenberg, 134 F.3d 1250, 1253 n. 13 (5th Cir. 1998) ("[t]he test is whether it is more likely than not that the amount of the claim will exceed [the jurisdictional minimum]." In making a determination that the claims exceed the jurisdictional amount, the district court must first examine the complaint to determine whether it is "facially apparent". Id.

- 17. Here, Balkan does not pray for a specific dollar amount of damages in its first amended petition. However, in ¶ 5.17 subsections A, B, C, D, and I, Balkan alleges that ProEnergy is liable to Balkan for costs in excess of five million dollars (\$5,000,000). In addition, Balkan asks for exemplary damages, costs and attorneys' fees. Based on the alleged damages and the allegations set forth on the face of the first amended petition, it is facially apparent that the \$75,000 threshold will more than likely be met and this Court has jurisdiction over the matter. *See., e.g., White v. FCI U.S.A., Inc.,* 319 F.3d at 675.
- 18. In accordance with 28 U.S.C. § 1446(a) and Local Rule 81.1, copies of the pleadings in the State Court Action, the docket sheet, together with an index of all matters filed, are attached hereto as **Exhibits 3 19.** No other process, pleadings or orders have been filed with the state court as of the date of the filing of this notice of removal. A certificate of interested persons is attached as **Exhibit 20**.
- 19. In accordance with 28 U.S.C. § 1446(d), ProEnergy will promptly give notice to all necessary parties in writing and shall file a copy of the notice of removal with the clerk of the State Court.

Respectfully submitted,

CARRIGAN, McCLOSKEY & ROBERSON, L.L.P.

By: s/Blake E. Rizzo

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ATTORNEYS FOR PROENERGY SERVICES INTERNATIONAL, INC., PROENERGY SERVICES, LLC, BILL SHINHOLSER, AL SIMON, STEVE COX, JEFFREY CANNON and JOHN BRYANT

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the above and foregoing has this day been sent by United States mail, postage prepaid to:

Mitchell Madden Thomas V. Murto III MaddenSewell, LLP Four Hickory Centre 1755 Wittington Place, Suite 300 Dallas, TX 75234

on this 17th day of February, 2010.

s/ Blake E. Rizzo
Blake E. Rizzo